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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/832,737	04/11/2001	Karl Forster	38394.0100	3464
7	7590 03/26/2003			
SNELL & WILMER L.L.P.			EXAMINER	
One Arizona C 400 East Van I	•		TO, BAOQUOC N	
Phoenix, AZ 85004-2202			ART UNIT	PAPER NUMBER
			2172	1
		•	DATE MAILED: 03/26/2003	4

Please find below and/or attached an Office communication concerning this application or proceeding.

Sy

	Application No.	Applicant(s)			
	09/832,737	FORSTER, KARL			
Office Action Summary	Examiner	Art Unit			
·	Baoquoc N To	2172			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	86(a). In no event, however, may a reply be within the statutory minimum of thirty (30) divil apply and will expire SIX (6) MONTHS fro cause the application to become ABANDON	timely filed ays will be considered timely. m the mailing date of this communication. IED (35 U.S.C. § 133).			
1) Responsive to communication(s) filed on	<u> </u>				
2a) This action is FINAL . 2b) ⊠ Thi	is action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims A) ✓ Claim(a) A 20 in fact a read the result of the condition to the condition that are the condition to the condition					
4) Claim(s) 1-32 is/are pending in the application					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6) Claim(s) <u>1-32</u> is/are rejected.					
7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	r alastian raquiroment	·			
Application Papers	election requirement.				
9) The specification is objected to by the Examiner	· .				
10) The drawing(s) filed on is/are: a) accep	oted or b) objected to by the Ex	aminer.			
Applicant may not request that any objection to the	e drawing(s) be held in abeyance.	See 37 CFR 1.85(a).			
11) The proposed drawing correction filed on	is: a)☐ approved b)☐ disapp	roved by the Examiner.			
If approved, corrected drawings are required in reply to this Office action.					
12) The oath or declaration is objected to by the Exa	aminer.				
Priority under 35 U.S.C. §§ 119 and 120					
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) All b) Some * c) None of:					
 Certified copies of the priority documents 	s have been received.				
2. Certified copies of the priority documents have been received in Application No					
 3. Copies of the certified copies of the prior application from the International Bur * See the attached detailed Office action for a list of the prior action f	eau (PCT Rule 17.2(a)).	-			
14) Acknowledgment is made of a claim for domestic					
a) ☐ The translation of the foreign language pro 15)☐ Acknowledgment is made of a claim for domesti	visional application has been re	eceived.			
Attachment(s)	,,				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) 🔲 Notice of Informa	ary (PTO-413) Paper No(s) I Patent Application (PTO-152)			

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DETAILED ACTION

1. Claim 1-32 are presented for examination.

Information Disclosure Statement

2. The information disclosure statement (IDS) submitted on 04/11/01. The submission is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kucala (US. Patent No. 5,243,705) in view of Drapper et al. (US. Patent No. 5,924,096)

Regarding on claims 1, 13 and 21, Galipeau teaches a computer, a method for protecting a target file located at a target location, comprising the step of:

Generating an archive (backup directory) having an archive file (backup calendar file) (col. 3, lines 24-28);

Automatically synchronization (synchronization) the target file to match the archive file (col. 3, lines 29-31);

Periodically comparing the target file to the archive file (col. 4, lines 9-14); and Kucala does not explicitly teach updating the target file according to the comparison such that the target file is identical to the archive file. However, Drapper teaches, "the synchronization method send a lists of cached database object identifiers and corresponding timestamps or sequence numbers from the caching node to a master node which holds a master replica. The master node compares this list with the list of objects in the master replica, compares the timestamps of objects found in both

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replicas, and then uses a physical update log to generate a list of update operation"

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updating the data. Therefore, it would have been obvious to one ordinary skill in the art

(col. 1, lines 56-62). This teaches the after comparing these file are identical and then

at the time of the invention was made to combine the teaching of Drapper and Kucala

because comparing the file identification and the timestamps would allow the system to

update the corrected file and the most recent version of file.

Regarding on claims 2, 14, and 22, Kucala teaches the archive comprises at least one file collection (backup directory) having the archive file (backup calendar file) (col. 3, lines 26-26).

Regarding on claims 3, 15, and 23, Kucala teaches the file collection comprises a current portion and a revision portion (col. 3, lines 32-35).

Regarding on claims 4, 16, and 24, Kucala teaches the revisions portion comprises at least one sub-division (records), wherein each sub-division represents a different revision of the archive file (different records) (col. 3, lines 29-32).

Regarding on claims 5 and 25, Kucala teaches the step of republishing the target file at the target location using a selected revision (col. 4, lines 19-21).

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Regarding on claims 6, 17 and 26, Kucala teaches the archive further comprises a folder (backup directory) (col. 3, line 28).

Regarding on claims 7 and 27, Kucala teaches the target file has a first set of associated file statistic and the archive file has a second set of associated file statistics (file name), and wherein the step of periodically comparing comprises comparing the first set of associated file statistics to the second set of associated file statistic (col. 5, lines 40-41).

Regarding on claims 8 and 28, Kucala teaches the step of periodically comparing comprises comparing a content of the target file to a content of the archive file (col. 6, lines 4, lines 17-19).

Regarding on claims 9, 18, and 29, Kucala teaches the archive file comprises a web site file (calendar file) (col. 3, lines 1-2)

Regarding on claims 10 and 19, Kucala teaches updating (modifying) the archive file of the archive (col. 3, lines 10-13);

Updating an update queue, wherein the update queue stores update information relating to the target file according to the update information in the update queue (col. 3, lines 10-12).

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Regarding on claims 11 and 31, Kucala teaches the step of synchronization the target file to the archive file according to the update information in the update queue (col. 4, lines 5-10).

Regarding on claims 12 and 32, Kucala teaches moving the target file from the target location to quarantine area (palm top) if the step of comparing indicate that the target file differs from the archive file (col. 2, lines 3-7); and

Copying (synchronizing) the archive file from the archive to target file at the target location to synchronize the target location with the archive (col. 4, lines 19-21).

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Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Helmer et al. (US. Patent No. 4,411,991) Date: 06/25/2002

Midgley et al. (US. Patent No. 6,460,055) Date: 01/01/2002

Carter et al. (US. Patent No. 5,987,506) Date: 11/16/1999

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Contact Information

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Baoquoc N. To whose telephone number is (703) 305-1949 or via e-mail Baoquoc N. To@uspto.gov. The examiner can normally be reached on Monday-Friday: 8:00 AM – 4:30 PM, EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Y. Vu can be reached at (703) 305-4393.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231.

The fax numbers for the organization where this application or proceeding is assigned are as follow:

(703) 746-7238 [After Final Communication]]

• (703) 746-7239 [Official Communication]

• (703) 746-7240 [Non-Official Communication]

Hand-delivered responses should be brought to:

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2121 Crystal Drive

Arlington, VA 22202

Fourth Floor (Receptionist).

Baoquoc N. To March 21, 2003 SHAHID AL ALAM PATENT EXAMINER